## Exhibit B

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     F5DVTERC
     UNITED STATES DISTRICT COURT
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     SOUTHERN DISTRICT OF NEW YORK
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    IN RE: TERRORIST ATTACKS
    ON SEPTEMBER 11, 2001,
                                         03 MDL 1570 (GBD) (FM)
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    ----X
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                                          New York, N.Y.
                                          May 13, 2015
 6
                                          10:15 a.m.
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   Before:
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                          HON. FRANK MAAS,
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                                         Magistrate Judge
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                             APPEARANCES
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14 For Plaintiffs:
15
    KREINDLER & KREINDLER
15
16 BY: JAMES P. KREINDLER
        ANDREW J. MALONEY
17
17 ANDERSON KILL
18 BY: JERRY S. GOLDMAN
18
         BRUCE STRONG
19
19
   MOTLEY RICE
20 BY: ROBERT T. HAEFELE
20
21 COZEN O'CONNOR
21 BY: SEAN P. CARTER
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THE COURT: Okay.

Anything else on the plaintiffs' side?

MR. CARTER: The last issue, your Honor, that we had raised was we're still a bit troubled by the timing of the production by Al Haramain USA of the collection of documents relating to its efforts to persuade the United Nations and the U.S. to lift the sanctions that have been imposed upon Al Haramain USA for the stated purpose of allowing the remaining director to dissolve the entity and disburse its remaining assets.

I think the timing of the production troubles us based on the track record with the defendant, along with the fact that the Court is presently in the process of considering a fee application that would result in the imposition of monetary sanctions.

Obviously the disbursement of the remaining assets would remove from our reach assets that we might otherwise pursue in satisfaction of either a fee award or with respect to the default judgment that's previously been issued as to the parent organization in Saudi Arabia.

THE COURT: Presumably the default judgment would dwarf anything that you might gain by way of legal fees.

MR. KABAT: Your Honor, may I briefly speak to that?

THE COURT: Please.

MR. KABAT: We represent all the defendants who SOUTHERN DISTRICT REPORTERS, P.C.

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plaintiff alleged have not produced anything.

One group of them, the current and former officers of the Muslim World League and the International Islamic Relief Organization do not have personal control and custody of the MWL or the IIRO documents. Instead, what has happened, the Muslim World League and the IIRO have produced some 345,000 pages of documents which essentially are the documents that plaintiff requested from the individual officers of those entities. So it would be pointless for our firm to have to go through the 345,000 documents that the other firm has produced and say, Okay, this one is responsive for Dr. Al-Turki, this one is responsive for Dr. Naseef.

THE COURT: All of that is interesting, but I'm not sure it responds to the point that Mr. Carter was making with respect to Al Haramain. He doesn't want to see money walk out the door, and I'm not sure --

MR. KABAT: I'm sorry, your Honor. I didn't hear Mr. Carter say -- I know he talked about the other group of defendants they were complaining about.

THE COURT: Let me revert back to Mr. Carter.

Tell us again what it is you're seeking and why.

MR. CARTER: Your Honor, I take it at this point we are simply requesting an explanation as to why this particular groups of Al Haramain USA documents that relates specifically to efforts to obtain the removal of sanctions against it were SOUTHERN DISTRICT REPORTERS, P.C.

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